It was decided in the Yeas ...... 227 affirmative ...... Nays ..... 190 ¶158.10 [Roll No. 844] YEAS-227 Frelinghuysen Allard Myers Archer Frisa Myrick Gallegly Nethercutt Armey Bachus Ganske Neumann Baker (CA) Baker (LA) Ney Norwood Gekas Geren Gilchrest Ballenger Nussle Barcia Gillmor Orton Barr Gilman Oxley Barrett (NE) Goodlatte Packard Bartlett. Goodling Parker Paxon Barton Goss Bass Graham Petri Bateman Greenwood Pombo Bentsen Gunderson Pomeroy Bereuter Gutknecht Porter Bilbray Hall (TX) Portman Bilirakis Hancock Pryce Bliley Hansen Quillen Blute Harman Quinn Radanovich Boehlert Hastert Boehner Hastings (WA) Ramstad Bonilla Hayes Regula Hayworth Bono Riggs Brown (CA) Hefley Heineman Roberts Brownback Rogers Bryant (TN) Rohrabacher Herger Bunn Hilleary Roth Bunning Hobson Royce Hoekstra Saľmon Burr Burton Hoke Sanford Callahan Horn Saxton Calvert Hostettler Scarborough Camp Canady Houghton Schaefer Schiff Hunter Chabot Hutchinson Seastrand Chambliss Hyde Shadegg Chenoweth Inglis Shaw Christensen Kelly Shuster Chrysler Kim Skeen Smith (MI) Clinger King Coble Kingston Smith (NJ) Collins (GA) Klug Knollenberg Smith (TX) Smith (WA) Combest Cooley Kolbe Solomon LaHood Souder Cox Cramer Largent Spence Crane Latham Stearns Crapo LaTourette Stenholm Cremeans Laughlin Stockman Cubin Lazio Stump Cunningham Talent Leach Tate Lewis (CA) Tauzin Davis Lewis (KY) Deal Lightfoot Taylor (NC) DeLay Lincoln Thomas Deutsch Linder Thornberry Diaz-Balart Livingston Tiahrt Dickey Doolittle LoBiondo Torkildsen Longley Upton Dornan Vucanovich Lucas Dreier Manzullo Waldholtz McCollum Duncan Walker McCrery Dunn Walsh Ehlers McDade Wamp Watts (OK) McHugh Ehrlich Weldon (FL) Emerson McInnis English McIntosh Weldon (PA) Everett McKeon Weller Ewing Metcalf White Fawell Meyers Wicker Fields (TX) Mica Wolf Miller (FL) Flanagan Young (FL) Foley Mollohan Zeliff Forbes Moorhead Zimmer Murtha NAYS-190 Abercrombie Brown (OH) DeLauro Ackerman Bryant (TX) Dellums

Andrews Cardin Dicks Baesler Castle Dingell Baldacci Clay Dixon Clayton Clement Barrett (WI) Doggett Becerra Dooley Beilenson Clyburn Doyle Berman Coburn Durbin Coleman Bishop Edwards Bonio Collins (IL) Engel Collins (MI) Borski Ensign Eshoo Boucher Condit Brewster Conyers Evans Browder Costello Farr Brown (FL) Fattah Coyne

Fazio Fields (LA) Lofgren Lowey Rose Roukema Filner Luther Roybal-Allard Flake Maloney Rush Sabo Foglietta Manton Sanders Ford Markey Frank (MA) Martinez Sawyer Schumer Franks (CT) Martini Franks (NJ) Mascara Scott Sensenbrenner Frost Matsui Funderburk McCarthy Serrano McDermott Furse Shays Gejdenson Gephardt McHale Sisisky McKinney Skaggs Gibbons McNulty Skelton Gonzalez Meehan Slaughter Meek Gordon Spratt Green Menendez Stark Gutierrez Mfume Stokes Hall (OH) Miller (CA) Studds Minge Hamilton Stupak Hastings (FL) Mink Tanner Hefner Moakley Taylor (MS) Hilliard Molinari Tejeda Hinchey Montgomery Thompson Holden Thornton Moran Hoyer Morella Thurman Jackson-Lee Nadler Torres Jacobs Torricelli Jefferson Oberstan Towns Johnson (CT) Obey Traficant Johnson (SD) Olver Velazquez Johnson E B Ortiz Vento Johnston Visclosky Owens Pallone Ward Jones Kaniorski Pastor Waters Payne (NJ) Watt (NC) Kaptur Kennedy (MA) Payne (VA) Waxman Peterson (FL) Whitfield Kennedy (RI) Kennelly Peterson (MN) Williams Kildee Pickett Wilson Wise Kleczka Poshard Klink Rahall Woolsey LaFalce Rangel Wyden Wvnn Lantos Reed Levin Richardson Yates Lewis (GA) Rivers

### NOT VOTING—15

Roemer

Lipinski

Bevill Fowler Ros-Lehtinen
Buyer Istook Schroeder
Chapman Johnson, Sam Tucker
de la Garza Kasich Volkmer
DeFazio Pelosi Young (AK)

So the conference report was agreed to.

### ¶158.11 AMENDMENT IN DISAGREEMENT—+ H.R. 2099

The House then proceeded to the consideration of the amendment of the Senate reported in disagreement numbered 63.

Mr. LEWIS of California, pursuant to House Resolution 291, moved that the House recede from its disagreement to the amendment of the Senate numbered 63 and concur therein with the following amendment:

In lieu of the matter stricken and inserted by said amendment, insert the following:

by said amendment, insert the following:
For necessary expenses for the Corporation for National and Community Serivce in carrying out the orderly termination of programs, activities, and initiatives under the National and Community Service Act of 1990, as amended (Public Law 103–82), \$15,000,000: Provided, That such amount shall be utilized to resolve all responsibilities and obligations in connection with said Corporation and the Corporation's Office of Inspector General.

After debate,

Pursuant to House Resolution 291, the previous question was ordered.

The question being put, viva voce, Will the House agree to said motion? The SPEAKER pro tempore, Mr. COMBEST, announced that the yeas

had it.

So the motion to recede from its disagreement to the amendment of the

Senate numbered 63 and concur therein with an amendment was agreed to.

A motion to reconsider the votes whereby the foregoing conference report and the motion were agreed to was, by unanimous consent, laid on the table.

*Ordered,* That the Clerk notify the Senate thereof.

### ¶158.12 ADJOURNMENT OVER

On motion of Mr. ARMEY, by unanimous consent,

Ordered, That when the House adjourns today, it adjourn to meet at 12 o'clock noon on Monday, December 11, 1995.

#### ¶158.13 ORDER OF BUSINESS—RECESS

On motion of Mr. ARMEY, by unanimous consent,

Ordered, That it be in order at any time on Tuesday, December 12, 1995, for the Speaker to declare a recess, subject to the call of the Chair, for the purpose of receiving in joint meeting His Excellency Shimon Peres, Prime Minister of Israel.

#### ¶158.14 CALENDAR WEDNESDAY BUSINESS DISPENSED WITH

On motion of Mr. ARMEY, by unanimous consent,

Ordered, That business in order for consideration on Wednesday, December 13, 1995, under clause 7, rule XXIV, the Calendar Wednesday rule, be dispensed with.

# ¶158.15 RYAN WHITE CARE REAUTHORIZATION

On motion of Mr. BLILEY, by unanimous consent, the bill of the Senate (S. 641) to reauthorize the Ryan White CARE Act of 1990, and for other purposes; together with the amendments of the House thereto, was taken from the Speaker's table.

When on motion of Mr. BLILEY, it was.

Resolved, That the House insist upon its amendments and agree to the conference asked by the Senate on the disagreeing votes of the two Houses thereon.

Thereupon, the SPEAKER pro tempore, Mr. FOLEY, by unanimous consent, announced the appointment of Messrs. BLILEY, BILIRAKIS, COBURN, WAXMAN, and STUDDS, as managers on the part of the House at said conference.

*Ordered,* That the Clerk notify the Senate thereof.

# ¶158.16 FEDERAL REPORTING REQUIREMENTS

On motion of Mr. EHRLICH, by unanimous consent, the bill of the Senate (S. 790) to provide for the modification or elimination of Federal reporting requirements; together with the amendments of the Senate to the amendment of the House thereto, was taken from the Speaker's table:

Senate amendments to House amendment: Page 3, of the House engrossed amendment, in the table of contents, strike out "Sec. 2021. Reports eliminated." and insert "Sec. 2021. Reports modified.".